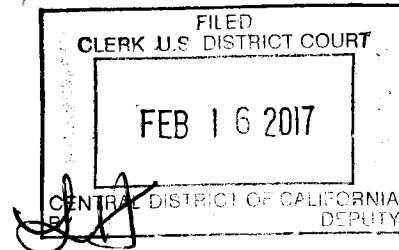


Will D Rogers Jr
 FULL NAME

 COMMITTED NAME (if different)

 FULL ADDRESS INCLUDING NAME OF INSTITUTION

P.O. box 22505
Lincoln NE 68542-2500
 PRISON NUMBER (if applicable)



UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

Will D Rogers Jr

PLAINTIFF,

Walmart INC.

DEFENDANT(S).

CASE NUMBER

CV 17-01280 CAS (AFM)

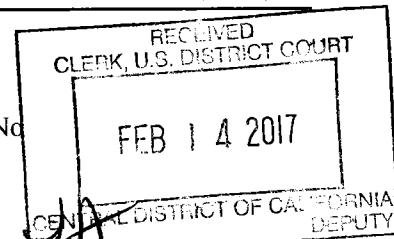
CIVIL RIGHTS COMPLAINT
 PURSUANT TO (Check one)

- ☐ 42 U.S.C. § 1983
☐ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

A. PREVIOUS LAWSUITS

1. Have you brought any other lawsuits in a federal court while a prisoner: ☒ Yes ☐ No
2. If your answer to "1." is yes, how many? 1

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)



ON. 6.1.2012. IN Oxnard Calif at the Walmart. I
 Slip and Fall on 6.6 2012. I went to jail in Ventura
 Calif While I were in Jail a Lady by the Name of Nancy
 settle my case with ~~WMA~~ Walmart on 7.9.2012 I did not
 get out of Jail until 9.28.2012. did not agree with
 know one about a settlement because I were in jail
 and had know Attorney on my case so how could
 Walmart settle a case with out me

- a. Parties to this previous lawsuit:
Plaintiff _____

Will D Rogers Jr

Defendants _____

Walmart INC

- b. Court _____

US District Court of Nebraska

- c. Docket or case number _____

8:15 cr 00272

- d. Name of judge to whom case was assigned _____

Mr Richard Keph

- e. Disposition (For example: Was the case dismissed? If so, what was the basis for dismissal? Was it appealed? Is it still pending?) _____

moot

- f. Issues raised: _____

Negligence

- g. Approximate date of filing lawsuit: _____

8.15 2015

- h. Approximate date of disposition _____

1.4 2016

B. EXHAUSTION OF ADMINISTRATIVE REMEDIES

1. Is there a grievance procedure available at the institution where the events relating to your current complaint occurred? ☐ Yes ☒ No

2. Have you filed a grievance concerning the facts relating to your current complaint? ☐ Yes ☐ No

If your answer is no, explain why not _____

3. Is the grievance procedure completed? ☐ Yes ☒ No

If your answer is no, explain why not _____

4. Please attach copies of papers related to the grievance procedure.

C. JURISDICTION

This complaint alleges that the civil rights of plaintiff _____

Will D Rogers Jr
(print plaintiff's name)

who presently resides at _____

P.O box 22500 Lincoln NE 68592-2500
(mailing address or place of confinement)

were violated by the actions of the defendant(s) named below, which actions were directed against plaintiff at _____

Walmart Inc. Oxnard Calif
(institution/city where violation occurred)

on (date or dates) 6.1.2013 (Claim I), 7.9.2013 (Claim II), 7.9.2013 (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant Walmart INC resides or works at
 (full name of first defendant)
702 SW 8th Str Bentonville ark 72716
 (full address of first defendant)
Store
 (defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☐ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

discrimination, differential treatment esp a Failure to
treat all person equally When no reasonable distinction
can be found between those Favored and those not Favored

2. Defendant _____ resides or works at
 (full name of first defendant)

Nancy L
 (full address of first defendant)

2105 E. ponderosa Dr Apt #138
 (defendant's position and title, if any)

Camarillo CALIF 9300

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

This is a Criminal act she use my name to get
Walmart to settle a Claim I knew nothing about
this act until now

3. Defendant _____ resides or works at
 (full name of first defendant)

Claim investigate MS Amanda
 (full address of first defendant)

702. SW 8th Bentonville ark. 72716
 (defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

Negligence unauthorized signing or a material
Alteration in a Negotiable Instrument "Law Negligent"

(full name of first defendant)

(full address of first defendant)

(defendant's position and title, if any)

☐ individual

Explain how this defendant was acting under color of law:

_____ 6

(full name of first defendant)

(full address of first defendant)

(defendant's position and title, if any)

□ individual

Explain how this defendant was acting under color of law:

Wael Rogers

D. CLAIMS***CLAIM I**

The following civil right has been violated:

1. Walmart inc Violated my Right's by not investigating my claim of them paying someone other than myself
- 2 also Walmart inc Refuse to Show the Check and the agreement and who made the agreement and the signature on the agreement and where she send the check and the bank that cash the Check. because I do not have a bank account at the time

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

3. The Claim Investigator MS Amanda never check the person whom she were dealing with to make sure she had the Right Client
4. MS Nancy L get a hold of my paper work by giving me a Ride to the hospital Legal Work Doctor Office and never saw this lady again This a Criminal act IF they check the bank they will Find she Cash it and made this agreement without me knowing anything

*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

E. REQUEST FOR RELIEF

I believe that I am entitled to the following specific relief:

1. I believe under the Color of law my case should be reopened and go forward with my case
2. I should be awarded for pain and suffering loss of enjoyment mental suffering and paying for all medical treatment care
3. by the state of Calif Law i should be infile to a hearing and a investigation by the United States District Court

2-8-2017

(Date)

Will Rogers # 83583

(Signature of Plaintiff)

William Rogers Jr
83583 *

Hasler

FIRST-CLASS MAIL

02/08/2017

US POSTAGE \$002.24⁰



ZIP 68508
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46-03-13

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Legal mail

MW Kirby K. Gray / Clerk of Court

United States District Court

Central District of California

Western Division

312 N. Spring Str. Rm G-8

Los Angeles, CA

90012

